NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

ADAPTIX, INC., Plaintiff-Appellant

 \mathbf{v} .

AT&T MOBILITY LLC, HTC CORPORATION, HTC AMERICA, INC., APPLE INC.,

Defendants-Appellees

2016-1867, -1868, -1869, -1870, -1871, -1872, -1873, -1874, -1876

Appeals from the United States District Court for the Northern District of California in Nos. 5:14-cv-01379-PSG, 5:14-cv-01385-PSG, 5:14-cv-02359-PSG, 5:14-cv-02360-PSG, 5:15-cv-00364-PSG, 5:15-cv-00365-PSG, 5:15-cv-00366-PSG, 5:15-cv-00367-PSG, and 5:15-cv-00962-PSGG, Magistrate Judge Paul S. Grewal.

ADAPTIX, INC.,

Plaintiff-Appellant

v.

CELLCO PARTNERSHIP, dba Verizon Wireless,

Defendant-Appellee

Case: 16-1867 Document: 46 Page: 2 Filed: 07/14/2016

ADAPTIX, INC. v. AT&T MOBILITY LLC

2

2016-1878

Appeal from the United States District Court for the Northern District of California in No. 5:15-cv-00971-PSG, Magistrate Judge Paul S. Grewal.

ON MOTION

ORDER

Adaptix, Inc. and Cellco Partnership d/b/a Verizon Wireless move to withdraw 2016-1867, 2016-1869, 2016-1872, 2016-1874, 2016-1878 as to Cellco Partnership. Adaptix and Amazon.com, Inc. separately move to dismiss 2016-1867 and 2016-1876 as to Amazon.com.

Upon consideration thereof,

IT IS ORDERED THAT:

- (1) The motions are granted to the extent that 2016-1878 is dismissed and the revised official caption and short caption for 2016-1867, -1868, -1869, -1870, -1871, -1872, -1873, -1874, -1876 are reflected in this order.
 - (2) Each side shall bear its own costs in 2016-1878.

FOR THE COURT

/s/ Peter R. Marksteiner Peter R. Marksteiner Clerk of Court

ISSUED AS A MANDATE (as to 2016-1878 only): $\underline{\text{July } 14,2016}$

s32